

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TEXAS  
WACO DIVISION**

SONOS, INC.,

Plaintiff,

vs.

GOOGLE LLC,

Defendant.

Case No. 6:20-cv-00881-ADA

JURY TRIAL DEMANDED

**JOINT STIPULATION CONCERNING HEARING TRANSCRIPT**

TO THE HONORABLE COURT:

Plaintiff Sonos, Inc. (“Sonos”) and Defendant Google LLC (“Google”) (collectively, the “Parties”) submit this Joint Stipulation to supplement the record after the court reporter experienced a connectivity issue during the July 23, 2021 hearing, and was unable to record a portion of the hearing. After the connectivity issue, counsel for Sonos stated that the Google Cloud Platform was an accused functionality. Counsel for Sonos then read a passage from page eight of Sonos’s Infringement contentions, which states:

“As still a further example, for certain of the accused Cast-enabled apps (including Google’s own Cast-enabled apps and third-party apps such as Spotify), the backend software that facilitates the accused Cast functionality for transferring playback of streaming media content from a Cast-enabled computing device or Cast-enabled display to a Cast-enabled media player and then controlling the Cast-enabled media player’s playback via the Cast-enabled computing device or Cast-enabled display is hosted by Google on Cloud-based infrastructure that is owned and/or operated by Google (sometimes referred to as Google Cloud Platform or “GCP” for short), and by virtue of hosting this backend software, Google has actively, knowingly, and intentionally induced (and continues to actively, knowingly, and intentionally induce) others to “mak[e]” and “use” Cast-enabled computing devices and Cast-enabled displays, which constitutes direct infringement of the asserted claims of the ’615 and ’033 Patents under 35 U.S.C § 271(a).” Sonos’s Infringement Contentions.”

Sonos's Infringement Contentions at 8. Both Parties are in agreement the record should include the above cited paragraph.

DATED: July 29, 2021

By: /s/ Paige Arnette Amstutz

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By: /s/ Mark D. Siegmund

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*Counsel for Plaintiff Sonos, Inc.*

**CERTIFICATE OF SERVICE**

Pursuant to the Federal Rules of Civil Procedure and Local Rule CV-5, I hereby certify that, on July 29, 2021, all counsel of record who have appeared in this case are being served with a copy of the foregoing via the Court's CM/ECF system.

/s/Mark D. Siegmund  
Mark D. Siegmund